COUNTY OF BRONX		v	
EBONY S. JERIDO,		- A :	
•		:	Index No.: 801508/2021E
	Plaintiff,	:	
		:	REQUEST FOR
- against -		:	SUPPLEMENTAL DEMAND
		:	PURSUANT TO CPLR
UBER TECHNOLOGIES INC.		:	<u>§3017(c)</u>
	D ( 1 (/)	:	
	Defendant(s).	:	
		:	

Pursuant to CPLR 3017 (c), the defendant UBER TECHNOLOGIES INC., requests that within fifteen (15) days of the date of this demand, the plaintiff EBONY S. JERIDO serve a supplemental demand for relief setting forth the total damages to which she deems himself entitled.

Dated: White Plains, New York

February 14, 2021

Yours, etc.,

WILSON, ELSER, MOSKOWITZ, EDELMAN & DICKER LLP

By:

John T. Imbornoni Attorneys for Defendant UBER TECHNOLOGIES INC., 1133 Westchester Avenue White Plains, New York 10604 (914) 323-7000

El-N- 15422 000

File No.: 15422.00951

TO: TROLMAN, GLASER CORLEY & LICHTMAN, P.C.

Attorneys for Plaintiff 747 Third Avenue, 23rd Floor New York, NY 10017 (212) 750-1200 File No. 4002001